

## 51. CARETAKER PERIOD POLICY

### Scope

This Policy applies to all Douglas Shire Council Councillors, candidates and Employees.

### Purpose

This Policy will assist to ensure that Council conducts its business throughout the Caretaker Period in a responsible, transparent and legally compliant manner. Certain restrictions shall apply to Council, Councillors and Council employees in the period leading up to an election.

Council will enter a Caretaker Period prior to the Local Government Quadrennial Election, at a time as determined by the Electoral Commission Queensland (ECQ).

### Definitions

| TERM                              | DEFINITION   |
|-----------------------------------|--|
| <b>Advertising</b>                | Is the promotion of an idea, good or services to the public, for which a fee is paid   |
| <b>By-Election</b>                | An election to replace a councillor after the councillors office becomes vacant  |
| <b>Caretaker Period</b>           | Is prescribed in s90A of the <i>Local Government Act 2009</i> and commences on the day when the public notice of the holding of the election is given and ends at the conclusion of the election               |
| <b>Civic Events</b>               | Are public events that are initiated, funded and managed by Council  |
| <b>Conclusion of the Election</b> | Is prescribed in s7 of the <i>Local Government Electoral Act 2011</i> , and is the day on which the last declaration of a poll is displayed in the Returning Officer's public office                           |
| <b>Candidate</b>                  | A person whose nomination for election as a Councillor has been certified by the returning officer under s27 (3) (a) as defined in the Schedule Dictionary of the <i>Local Government Electoral Act 2011</i> . |
| <b>Contractor</b>                 | A person or business who provides services under a contract with the local government  |
| <b>Council Resource</b>           | Includes Council assets (e.g.: provided mobile phones, other devices, stationary, facilities, property, vehicles and employees, Council services and Council social media                                      |
| <b>Election Material</b>          | Is prescribed in s90D of the <i>Local Government Act 2009</i> and is anything able to, or intended to influence an elector about voting at an election, or affect the result of the election                   |
| <b>Fresh Election</b>             | An election of all the councillors of a local government that is not a quadrennial election  |

| TERM                         | DEFINITION  |
|------------------------------|---|
| <b>Electoral Signage</b>     | Any freestanding advertising device identifying candidates and/or promoting a political party at local, state or deferral government elections, as defined by the Department of Transport and Main Roads Qld.   |
| <b>Major Policy Decision</b> | <p>Is prescribed in the dictionary of the <i>Local Government Act 2009</i> and involves a decision about:</p> <ul style="list-style-type: none"> <li>• The appointment, remuneration and termination of the Chief Executive Officer; and</li> <li>• Entering into a contract which is more than \$200,000 or 1% of Council's net rates</li> <li>• Relating to making or preparing an arrangement, list, plan or register in the way provided under a regulation made under this Act that can be used to establish an exception to obtaining quotes or tenders when entering into a contract;</li> <li>• To make, amend or repeal a local law;</li> <li>• To make, amend or repeal a local planning instrument under the <i>Planning Act 2016</i> (i.e. a planning scheme, a temporary local planning instrument or a planning scheme policy);</li> <li>• Under the Planning Act, Chapter 3, part 3, division 2 on a development application that includes a variation request under the Act if the application proposes to - <ul style="list-style-type: none"> <li>○ Varying the category of development or category of assessment of development; or</li> <li>○ Varying the assessment benchmarks or criteria for accepted development that would apply to development</li> <li>○ Facilitating development that would result in a greater demand on infrastructure than the demand anticipated in the Local Government's local government infrastructure plan.</li> </ul> </li> </ul> |
| <b>Term of Office</b>        | <p>For a Councillor starts on the day after the conclusion of the election (if elected) or the day on which the Councillor is appointed and ends:</p> <ul style="list-style-type: none"> <li>• If elected at a quadrennial or fresh election, at the conclusion of the next quadrennial election</li> <li>• If elected at a fresh election and a declaration is made under regulation, at the conclusion of the next quadrennial election</li> <li>• If elected or appointed to fill a vacancy in the office of another Councillor, at the end of the other Councillor's term</li> <li>• When the Legislative Assembly ratifies the dissolution of the local government under s123 of the <i>Local Government Act 2009</i></li> <li>• When the Councillor's office otherwise becomes vacant.</li> </ul>   |
| <b>Quadrennial Election</b>  | Election of Councillors for Local Governments that is held in 2012, and every fourth year after 2012  |

## Policy Content

The *Local Government Act 2009* and the *Local Government Electoral Act 2011* apply a number of restrictions to Council and Councillors during the Caretaker Period, from when nominations are called for the quadrennial election until the declaration of the polls.

Councillors who are candidates should take particular care in any campaign activity to ensure that there can be no possible perception of use of Council provided resources and/or facilities for the activity that could be perceived as having electoral benefit.

Council reaffirms its commitment during a Caretaker Period to:

- The efficient continuation of Council's day to day business;
- Transparent actions and decision making;
- Actions that do not, or cannot be perceived to, bind an incoming Council in its operational delivery;
- The suspension of major policy decisions;
- The neutrality of Council employees; and
- The continuation of the principle that the use of public funds for electoral purposes is unacceptable.

It is acknowledged that during the Caretaker Period, councillors who are candidates may make election commitments, which they intend, to honour if they are elected. Such commitments are not subject to this policy.

### **Council Meetings**

Council will continue to meet during the Caretaker Period for the purpose of making decisions in the public interest.

However, Council will defer making any decisions during the Caretaker Period which:

- Could be perceived to unreasonably bind an incoming Council on its operational delivery; or
- Constitute a major policy decision for which Ministerial approval has not been received.

### **Timing and Planning**

The exact dates of a Caretaker Period are determined by the Electoral Commission Queensland. It will commence on the day when the public notice of the holding of the election is given and will end at the conclusion of the election.

### **Prohibition on Major Policy Decisions (s90B of the *Local Government Act 2009*)**

A major policy decision for a local government defined by the *Local Government Act 2009* includes a decision:

- (a) About the appointment of a Chief Executive Officer of the local government;
- (b) About the remuneration of the Chief Executive Officer of the local government;
- (c) To terminate the employment of the Chief Executive Officer of the local government;
- (d) To enter into a contract the total value of which is more than the greater of the following –
  - a. \$200,000.00;
  - b. 1% of the local government's net rate and utility charges as stated in the local governments audited financial statements included in the local governments most recently adopted annual report;
- (e) Relating to making or preparing an arrangement, list, plan or register in the way provided under a regulation made under this Act that can be used to establish an exception to obtaining quotes or tenders when entering into a contract;
- (f) To make, amend or repeal a local law;
- (g) To make, amend or repeal a local planning instrument under the *Planning Act 2016* (i.e. a planning scheme, a temporary local planning instrument or a planning scheme policy);
- (h) Under the *Planning Act 2016*, Chapter 3, part 3, division 2 on a development application that includes a variation request under the Act if the application proposes to –
  - a. Varying the category of development or category of assessment of development; or
  - b. Varying the assessment benchmarks or criteria for accepted development that would apply to development; or

- c. Facilitating development that would result in a greater demand on infrastructure than the demand anticipated in the Local Government's local government infrastructure plan.

Note – Change applications assessments for minor changes under the *Planning Act 2016*, section 81 are not subject to paragraph (i)

Council must not make any major policy decision during Caretaker Period. However, if Council considers that, having regard to exceptional circumstances that apply, it is necessary to make a major policy decision in the public interest, Council may apply to the Minister for approval to make the decision, in accordance with s90B(2) of the *Local Government Act 2009*.

The Minister may give approval if the Minister is satisfied that, having regard to exceptional circumstances that apply, it is necessary for Council to make the major policy decisions in the public interest. The Minister's decision may include conditions with which Council must comply.

### **Invalidity of Major Policy Decisions in Caretaker Period without Approval (s90C of the *Local Government Act 2009*)**

A major policy decision made by Council during Caretaker Period is invalid if Council does not have the Minister's approval to make the decision or does not comply with any conditions of the Minister's approval. A contract is void if it is the subject of a major policy decision that is invalid.

### **Prohibition on Election Material (s90D of the *Local Government Act 2009*)**

In accordance with s90D of the *Local Government Act 2009*, a local government must not publish or distribute election material that is able to, or intended to, influence an elector about voting in an election or affect the result of the election. For example, a fact sheet or newsletter that raises the profile of a councillor.

### **Use of Council Resources during the Caretaker Period**

The use of Council resources by all Councillors will continue during the Caretaker Period for official duties and responsibilities in accordance with the Councillor Remuneration General Policy and the Expenses Reimbursement for Elected Representatives General Policy.

Care is to be taken to ensure that there can be no perception that Council resources are being used to assist Councillors in the election campaign. Councillors may continue to use Council resources for routine activities in the fulfilment of their roles and responsibilities.

Council owned resources, including vehicles shall not be used for election or campaigning purposes. Councillors are not permitted to fix or allow remaining affixed, to Council property any sticker, decal, magnetic or adhesive advice that promotes the Councillor as a candidate or potential candidate in an election.

### **Advertising**

In accordance with Council's Advertising Spending Policy, advertising may continue during a Caretaker Period if it meets one or more of the following criteria:

- It is required for ongoing business and commercial operation of Council;
- It provides essential public information, without which the public would be detrimentally affected;
- It is educational, provides information on core Council services, or can demonstrate a clear community benefit; and
- It has already commenced, or routinely occurs at the same time each year, and meets at least one of the above criteria, or deferring it would have a significant impact on the overall cost and effectiveness of Council operations.

### **Civic Events**

Council civic events will only be held during the Caretaker Period where the event:

- Is of a routine nature;
- Is held to commemorate the anniversary of a significant event; or
- Is for the purpose of hosting visiting dignitaries.

Council civic events during the election period shall relate only to legitimate Council business and shall not be used, or be capable of being construed as being used, in connection with any election activity. Any spokespersons, including councillors and council employees, must not use the event to undertake any election activities, whether actual or perceived.

### **Community Engagement**

Community engagement should be avoided during the Caretaker Period including but not limited to surveys, blogs and invitations to put forward submissions. Community engagement may continue if it is part of an ongoing project that required the engagement as part of approved programs.

### **Community Grants and Sponsorship**

Activities approved under Community Grants prior to the commencement of the Caretaker Period may continue during a Caretaker Period in accordance with the Community Grants and Support Policy. Any funding round for Community Grants that is open during the Caretaker Period shall remain open but applications received during this time shall not be determined until after the election.

Council shall not approve Community Grants during the Caretaker Period.

No new sponsorship shall be approved or entered into during the Caretaker Period. This includes where Council gives sponsorship, including In-kind Support. Any sponsorship approved prior to the commencement of the Caretaker Period may continue in accordance with Council's Community Grants and Support Policy.

Sponsorship applications may continue to be received during the Caretaker Period however no decisions on Sponsorship shall be made until after the election.

### **Electoral Signage**

Candidates are required to comply with electoral signage protocols in the lead up to an election. These conditions, including applicable size, placement and approval requirements are stipulated in The Department of Transport and Main Roads Election Signage Fact Sheet -

<https://www.qld.gov.au/transport/safety/signs/election-signs> .

### **Media**

Media releases prepared by Council officers during the Caretaker Period must be of public interest, relate to the day to day Council business and must not be used in any manner that might favour an individual during Caretaker Period.

During the Caretaker Period, Council will respond to media enquiries that relate to operational matters only. Media events may continue to be held during a Caretaker Period provided the media events relate to core Council business or an ongoing project and is not construed as being for political purposes.

If the Mayor and or a Councillor are at a media event and are asked a political question, the Mayor and/or Councillor if seeking re-election shall respond as an individual. Under no circumstances should a response be attributed to Council.

Council will retain material placed on the website prior to the commencement of the Caretaker Period. However, this material will be reviewed to ensure that no materials promote individual Councillors.

Update of Council's website will be limited to the following:

- Uploading of essential operational media releases, restricted to administrative or operational information of public interest and of a time-sensitive nature;
- Road work updates or road closure;
- Health and emergency warning;
- Material that is purely factual regarding Council decisions and operations;
- Updates on existing forms;
- Visual changes;
- Fixing broken links or repairing web issues;
- Compliance with legislative requirements.

### **Social Media Channels**

Facebook, Twitter, Instagram and other social media hosted or published by Council will carry a notice to exclude political comment. No response will be made to any political comments posted and any such comments will be removed. Content of a political nature posted to Council's social media sites will be removed, as will posts, which tag Douglas Shire Council or mention the organisation.

Council Officers shall not 're-tweet', 'post' or 'share' political content during the Caretaker Period.

### **Contact with Council Employees and Requests for Information**

The Chief Executive Officer is committed to ensuring Councillors are provided with appropriate support to continue to fulfil their official duties and responsibilities during the Caretaker Period.

During the Caretaker Period Councillors may still contact officers in accordance with the Acceptable Request Guidelines Policy and the provisions of the *Local Government Act 2009*.

During the Caretaker Period, Councillors shall limit advice and information requests to those matters that are either routine, or essential to continue Council operations. Requests for reports on substantive matters shall not be processed during the Caretaker Period unless they involve a matter of public safety or are requested by a resolution of Council.

### **Councillor Support**

Normal service delivery and business activities will be maintained throughout the Caretaker Period and the Councillor Support Officer will continue to provide support for core Council activities, but not election or politically related matters. The Media team will not assist individual Councillors with their media activity.

### **Mayor and Councillor correspondence**

The Mayor and Councillors may continue to correspond with constituents on matters related to Council business during the Caretaker Period. However, in responding to correspondence, the Mayor and Councillors shall not make policy commitments binding the incoming Council.

### **Council Staff**

Council employees shall maintain the normal business activities of Council during the Caretaker Period. Employees shall undertake their duties in an appropriate way and take all steps to avoid any real or perceived partisanship in order to protect the organisations ability to impartially serve any incoming Council following an election.

A Council Officer who nominates as a candidate is entitled to a leave of absence from their appointment during the Caretaker Period in accordance with s203 of the *Local Government Electoral Act 2011*.

Prior to the Caretaker Period commencing, the Chief Executive Officer will ensure that all staff are advised of the application of this Policy and ensure that:

- Council staff will not undertake any activity that may affect voting in the election;
- Council staff will not authorise, use or allocate a Council resource for any purpose which may influence voting in the election;
- Council staff will not assist Councillors or a candidate in a way that is or could create a perception that they are being used for electoral purposes;
- Should any member of staff wish to provide support or assistance to a Councillor or a candidate in their own time as a private citizen including on the day of the election they must in no way be seen to be acting as a representative of Council and in these actions, they are acting as a private citizen.

### **Complaints about Councillors**

Complaints made against Councillors during the Caretaker Period will continue as per the Council Investigation Policy.

### **Responsibilities and Accountability**

As the principal advisor to Council and head of Council Operations, the Chief Executive Officer is authorised to make determinations and issue such directions as necessary to assist with compliance of this procedure. All Council Officers, Council Contractors, Volunteers and Councillors must comply with this policy and any breach is to be reported to the Chief Executive Officer for further investigation.

### **Grievances**

Council confirms that all candidates for the Council election will be treated equally. Any complaints or grievances in relation to this Policy should be referred to the Chief Executive Officer.

### **Legislation**

- *Local Government Act 2009*
- *Local Government Regulations 2012*
- *Local Government Electoral Act 2011*
- *Local Government Electoral Regulation 2012*

### **Policies**

This Policy forms part of, and is to be read in conjunction with the following Douglas Shire Council Policies:

- Acceptable Request Guidelines – Doc # 809967
- Advertising Spending Policy – Doc # 809784
- Councillor Expense Reimbursement Policy – Doc # 810180
- Investigation Policy – Doc # 906942
- Councillor Code of Conduct – Doc # 809871
- Code of Conduct for Douglas Shire Council Employees - Doc # 462781

### **Policy Review**

This policy is to be reviewed if legislation changes, or every 4 years if no changes have been required to be enacted, at the direction of the Chief Executive Officer.

### Policy Details

|                               |  |
|-------------------------------|--|
| <b>Policy Name</b>            | <b>Caretaker Period Policy</b>                   |
| <b>Policy Number</b>          | 51   |
| <b>Policy Version</b>         | 2  |
| <b>Document Number</b>        | 921436   |
| <b>Endorsed by</b>            | Chief Executive Officer                          |
| <b>Policy Type</b>            | Council  |
| <b>Approval Authority</b>     | Council  |
| <b>Date Adopted</b>           | 28 November 2023                                 |
| <b>Time Period</b>            | 4 Years  |
| <b>Review Date</b>            | 1 November 2027                                  |
| <b>Policy Department</b>      | CEO  |
| <b>Link to Corporate Plan</b> | Robust Governance and Efficient Service Delivery |
| <b>Revoked/Superseded</b>     |  |

This policy is to remain in force until otherwise determined by Council.